longer. And if any Tobacco fo received as aforefaid be damnified or Itole for want of fuch House, the Party neglecting to provide fuch House, shall make satisfaction to him that received it.

V. Nothing in this Act shall make any Inhabitant lyable to any Damage, that may happen to any Tobacco to left with him to keep, through any other call ity whatfoever.

Trade.

I. An. 8. W. 3. 1696. p. 37. If any Person be indebted to any other Person, residing in, or Trading to this Province, any fumm of Tobacco or Money, above 200 l. of Tob. or 12 s. and not above 10000 l. of Tobacco, or 50 l. Sterl. and the Creditor is desirous of a speedy recovery of the fame, he shall, when he sues out his Writ against the Defendant, deliver therewith to the Sheriff a true Copy of his Declaration, and if the Sheriff can serve the Writ 8 days before the Return, and at the same time give the Defendant a Copy of the Declaration, the faid Defendant shall be obliged to come to a Tryal upon the return of the Writ, without any imparlance.

II. The Justices of the County Courts may award Judgment against such Defendant, upon his refusal or neglect to plead, except in extraordinary Cases or Acci-

dents, at the discretion of the Justices.

III. The Sheriff of every County shall at the next County Court after the publick levy or allowances comes to his Hands, deliver a Copy thereof figned by him to the County Clerk, who shall make a true Copy thereof, and fet it up at the Court House, and Record the other. The Penalty for not fo doing 2000 l. of Tob.